

The sudden appearance of oil in such immense quantities in the regions it could not have existed but a short time, has given rise to a very alarming theory, alarming to some people, as to its cause. The latest and most feasible is, that the internal fires of the earth known to exist are making their way to the surface, where, in accordance with the prophecy, "the elements are to melt with fervent heat." The calorific from these subterranean fires has just reached the coal strata, and the oil which forms the igneous portion of that carbonatic compound is driven from it, and forced by superincumbent pressure to occupy fissures and the softer formations of the earth below, until relieved by apertures from the surface. Those living in the coal regions and nearest lodes, of course, find oil first. No wonder so much is found in the neighborhood of Pittsburgh. Watch and pray.—*Wheeling Union.*

The daughter of the blacksmith who "struck ill" has recently become one of our fashionables. She called on one of our druggists some time since. Hear them:

Daughter—Mister, say, have you got any scents?

Urbane Druggist—Yes, ma'am, we have quite a number of the old copper coin, which we would be glad to get rid of.

Daughter—Oh, you dry up! I don't mean bangtums. I want some scents for the handkercher.

Urbane Druggist—Ah, I comprehend. You wish for some perfume?

Daughter—Yes that's it; what kind you got?

Urbane Druggist—All kinds, madam. Lubin's, and all the other best makes.

Daughter—Oh, I don't want none of them. Gimme some essence o' Jack o' Clubs, if you got it. That's the kind I like.

**ERRORS OF THE PRESS.**—In Mr. Pyeroff's "Ways and Words of Men of Letters," we read a conversation with a printer: "Really," said the printer, "gentlemen should not place such unlimited confidence in the eyesight of our hard-worked and half-blinded reader of proofs; for I am ashamed to say that we utterly ruined one poet through a ludicrous misprint." "Indeed! and what was the unhappy line?" "Why, sir," said the unhappy poet, "see the pale martyr in a sheet of fire," instead of which we made him say, "See the pale martyr with his shirt on fire."

**THE FLAG OF ALL NATIONS.**—The Americans of Victoria, Australia, asked permission to erect a liberty pole, to which they would put the star spangled banner. The request was immediately declined. "Well," said the crowd, "let's raise a pole and stick the flag of all nations upon it." And so they did what they said they would do, and a *petticoat* waved from the liberty pole!

Mr. Bell, of Tennessee, the Union candidate for the Presidency, had an interview this afternoon with Mr. Lincoln. Mr. Bell is very anxious for the North to concede something. Mr. Lincoln told Mr. Bell that he had concluded to stand upon his late platform, viz., the Union, the Constitution and the enforcement of the Laws.

**CHICAGO ON A SLOW ROUTE TO THE SKIES.**—"Where are you going?" said a young gentleman to an elderly one in a white cravat, whom he overtook a few miles from Chicago.

"I am going to Heaven, my son; I have been on my way there for eighteen years."

"Well, good-bye, old fellow; if you have been traveling toward Heaven eighteen years and got no nearer to it than Chicago I'll take another route."

A little fellow one day nonplussed his mother by making the following inquiry: "Mother, if a man is a miser, ain't a woman a mystery?"

In an Irish provincial journal, there is an advertisement running thus: Wanted, a handy laborer, who can plow a married man and a protestant, with a son or daughter!

One asked Mr. Tim Maguire if he knew Mr. Patrick Duffy? "Know him!" answered he, "why he's a very near relative of mine—he onst proposed to marry my sister Kate."

An American editor thus logically nudges his delinquent subscribers: "We don't want money desperately bad, but our creditors do, and no doubt they owe you. If you pay us, we'll pay them, and they'll pay you."

**NOTICE.**  
FROM this date we cannot sell anything out of our mill by retail without cash or the equivalent. We have to pay cash for grain, and if we trust it out in small lots it is impossible to collect it in time to aid us in buying supplies. We must adhere to this rule or close our mill.  
R. RAND & MINSKER.  
Dec. 18, 1850.

**Wagon and Blacksmith Shop.**  
THE subscriber informs the inhabitants of Coal's Mouth and vicinity, that he still continues to carry on the Wagon Making and Blacksmithing business, in all their different branches. He is prepared to furnish his customers with a neat, good and substantial Wagon; his materials are of the best quality, as he is confident his work will bear inspection, as it is done either by himself, or under the immediate inspection.  
JOHN OVERSHINER.  
Coal's Mouth, Feb. 22, 1858. 6 44

**WANTED.**—10,000 pounds Ginseng.  
The highest cash price will be paid.  
JOS. SHIELDS.  
Quarrier & Gillison, Sole Agents. 6 46

**THE Commonwealth of Virginia, to the Sheriff of Kanawha county, greeting:**  
Whereas in an action of Debt pending in the Circuit Court of Kanawha county, to recover \$500 00 debt, with interest and costs, wherein Aaron Stockton who sues for the executors of Samuel Hannah, dec'd, is Plaintiff, and Charles H. Coons, Thomas J. Pickett, Marcus A. Finch, Thomas A. Matthews, George W. Coons, Wm. S. McKibben, Sylvanus W. McKibben, Francis L. Cleveland, Joseph J. Davis, James Barbour and Harrison Taylor formerly partners, trading under the name of the said plaintiff, has presented cause of action for said claim, and that there is actually due the sum of \$500 00, with legal interest thereon from the 1st day of January, 1857, until paid.

Therefore to require you to attach the money, estate, and effects of the said defendants in your bailiwick, of value sufficient to satisfy the said claim and interest, and the costs of said suit, and so to secure the same, that it will be forthcoming, and ready to abide the order of the Court in said suit. And how you shall have executed this writ make known at the Clerk's office of said Court, at rules to be held therein on the first Monday in April next.

And have then this writ: Witness, Alexander W. Quarrier, Clerk of our said Court, at the Court House, the 4th day of March, 1861, and in the 85th year of the Commonwealth of Virginia.

The Sheriff is required to serve this attachment on "The Union Oil and Coal Company" and Thomas N. Ayres, agent, as garnishees.

AARON STOCKTON.  
By Attorney.  
BROWN & BROWN, p. q. [6 45]

**VIRGINIA, SS.**—At rules held in the Clerk's office of the Circuit Court for Kanawha county, in the month of March, 1861.

Aaron Stockton, who sues, for the executors of Samuel Hannah, dec'd., Pltiffs.  
vs.  
Charles H. Coons, Thomas J. Pickett, Marcus A. Finch, To recover \$500 00 with interest and costs.  
Thomas A. Matthews, Geo. W. Coons, William S. McKibben, Sylvanus W. McKibben, Francis L. Cleveland, Joseph J. Davis, James Barbour and Harrison Taylor, formerly partners, under the name and style of Coons, Pickett, & Co., Defs.

It appearing by affidavit filed that the defendants are non-residents of this State, it is ordered that they do appear here within one month after due publication of this order, and do what is necessary to protect their interest in the premises.

A. W. QUARRIER, Clerk.  
BROWN & BROWN for plaintiff. 6 45

**THE Commonwealth of Virginia, to the Sheriff of Kanawha county, greeting:**  
Whereas in an action of Debt pending in the Circuit Court of Kanawha county, to recover \$109 41c, damage with interest and costs wherein James A. Mason is plaintiff and the said Brinkshaw is defendant; and the said plaintiff has applied to the Clerk of said Court for an attachment against the Money, Estate, Goods and Effects of said Brinkshaw which may be in this Commonwealth, and whereas it appears by affidavit of said Mason that the said Brinkshaw is not a resident of this State, and that he has estate and debts due him within said county. And it also appearing that the said plaintiff has presented cause of action for said claim, and that there is actually due the sum of \$109 41c, with interest.

These are therefore to require you to attach the Money, Estate, and Effects of the said defendant in your bailiwick, of value sufficient to satisfy the said claim and interest, and the costs of said suit, and so to secure the same, that it will be forthcoming, and ready to abide the order of the Court in said suit. And how you shall have executed this writ make known at the Clerk's office of said Court, at rules to be held therein on the first Monday in March next.

And have then this writ: Witness, Alexander W. Quarrier, Clerk of our said Court, at the Court House, the 26th day of February, 1861, and in the 85th year of the Commonwealth of Virginia.

ENDORSED.—The Sheriff is hereby required to serve this attachment on George Jeffries, Thomas B. Swann, The Winifrede Mining and Manufacturing Company, and The Kanawha Cannel Coal Mining and Oil Manufacturing Company, as garnishees.

JAMES A. MASON, Plaintiff.  
BROWN & BROWN, p. q. [6 46]

**VIRGINIA, SS.**—At rules held in the Clerk's office of the Circuit Court for Kanawha county, in the month of March, 1861.

James A. Mason, plain. In Assumpsit. To recover \$109 44 cts. with interest and costs.  
vs.  
George P. Brinkshaw, defendant.

It appearing by affidavit filed that the defendant is a nonresident of this State; it is ordered that he do appear here within one month after due publication of this order, and do what is necessary to protect his interest in the premises.

A. W. QUARRIER, Clerk.  
BROWN & BROWN for plaintiff. [6 46]

**VIRGINIA, SS.**—At rules held in the Clerk's office of the Circuit Court of Kanawha county in the month of March, A. D. 1861.

Minerva Richardson, by Samuel Rust her next friend, Complainant.  
vs.  
Milton Parker and others, Defendants.

The object of this suit being to inhibit, restrain and enjoin the defendant Milton Parker, from collecting a judgment obtained by him from the estate of said George P. Brinkshaw, P. Sinner, on suggestion of indebtedness to the defendant, James E. Richardson, for \$70 75 with interest from 11th March, 1856 until paid and the costs \$10 56c, and costs of suggestion \$2 91c, until the further order of the Court. And it appearing by affidavit filed that the defendant, Milton Parker, is a non-resident of the State of Virginia; it is ordered that he do appear here within one month after due publication of this order, and do what is necessary to protect his interest in the premises.

testes, JOEL S. QUARRIER, Deputy for A. W. QUARRIER, Clerk.  
T. B. SWANN, Sol. 6 48

**VIRGINIA, SS.**—At rules held in the Clerk's office of the Circuit Court of Kanawha county, in the month of March, 1861.

Robert Rimmer, Compt.  
vs.  
The unknown heirs at law of Nathaniel Bryan, deceased, Defendants.

The object of this suit being to obtain from the unknown heirs of Nathaniel Bryan, deceased, a conveyance to Robert Rimmer of the legal title to one half of a tract of land, situate in Kanawha county, on the waters of the Kanawha River, containing 128 acres, and being the same land heretofore conveyed to said Bryan and Rimmer by Fleming Cobb and wife, by deed dated 30th November, 1852, and it appearing by affidavit filed, that the defendant, they do appear here within one month after due publication of this order, and do what is necessary to protect their interests in the premises.

testes, JOEL S. QUARRIER, Clerk.  
QUARRIER & GILLISON, Sol. 6 46

**NOTICE OF TRUST SALE!**  
BY virtue of a deed of Trust, bearing date on the 18th day of November 1860, executed by Alexander W. Quarrier, Esq., for Thomas F. Farley and George High, to secure to Thomas F. Farley certain deferred payments on the property hereinafter described, there will be offered for sale,

Monday the 15th of April, 1861, at public auction to the highest bidder in front of the Court House of Kanawha county, a house and lot with appurtenances, &c., situate in the town of Charleston, Kanawha county, Virginia. The lot fronts on Main street about 26 feet, and runs back to the centre of the block of lots. The house consists in part of a brick store room, now in the occupancy of Watson Eastwood, and hall now in the occupancy of the Independent Order of Odd Fellows, Kanawha Lodge No. 73.

**TERMS OF SALE.**—\$800 in cash; the residue in three equal annual installments, the purchaser giving bonds with approved security for the deferred payments with interest from the day of sale.

JOSEPH M. BROWN, Trustee.  
6 41

**KANAWHA County, to-wit:** William A. Whitteker makes oath before me, undersigned Justice, that George P. Brinkshaw is justly indebted to the said William A. Whitteker and Joseph E. Caldwell, partners trading under the name and style of W. A. Whitteker & Co., in the sum of five hundred and eighteen dollars and forty-nine cents, and that said claim is now due and payable, and that to the best of said Justice's belief, that said Brinkshaw is removing his effects out of the State of Virginia, so that there will probably not be therein sufficient effects of the debtor to satisfy the said claim, when judgment is obtained therefor, should only the ordinary process of law be used to obtain such judgment.

Given under my hand, this 21st day of February, 1861,  
DAVIS H. ESTILL, J. P.

**KANAWHA County, To-wit:** To the Sheriff of any County of said county.  
Whereas William A. Whitteker has this day complained and made oath before me, Davis H. Estill, a Justice of said county, that Geo. P. Brinkshaw is justly indebted to him and Joseph E. Caldwell, partners trading under the name and style of W. A. Whitteker & Co., in the sum of five hundred and eighteen dollars and forty-nine cents, and that said sum is now due and payable, and that to the best of said Justice's belief, the said Brinkshaw is removing his effects out of the Commonwealth, so that there will probably not be therein sufficient effects of the said Brinkshaw to satisfy the aforesaid claim of the said plaintiff when judgment is obtained therefor, should only the ordinary process of law be used to obtain such judgment. These are therefore in the name of the Commonwealth to require you to attach the estate of the said Brinkshaw for the amount of the said claim so due as aforesaid; and such estate as attached in your hands to secure or so to provide, that the same may be forthcoming and liable to further proceedings thereupon to be had before the County Court of the said County on the first day of April next, (1861,) at the Clerk's office of Mercer County Court in Princeton, Mercer County Virginia, between the hours of 6 a. m. and 6 p. m., of that day, proceed to take the depositions of said Brinkshaw and others to be read as evidence in our behalf in our said equity, pending in the Circuit Court of Boone county, wherein you are defendants and we are complainants.

JOEL S. QUARRIER, Deputy for A. W. QUARRIER, Clerk.  
MILLER & NEWMAN, p. q. [6 46]

**TO Dr. John Byrne, and Maria his wife, the only surviving heirs, of Wm. O. Conner, deceased:** Take notice that we shall, on Monday, the 17th day of April next, (1861,) at the Clerk's office of Mercer County Court in Princeton, Mercer County Virginia, between the hours of 6 a. m. and 6 p. m., of that day, proceed to take the depositions of said Brinkshaw and others to be read as evidence in our behalf in our said equity, pending in the Circuit Court of Boone county, wherein you are defendants and we are complainants.

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JOEL S. QUARRIER, Deputy for A. W. QUARRIER, Clerk.  
MILLER & NEWMAN, p. q. [6 46]

**NOTICE OF TRUST SALE.**

BY virtue of a Trust Deed, on 6,000 Acres of Land on Elk River, executed the 8th day of December, in the year 1852, by William H. Winder, of the city of Philadelphia, to the undersigned (Trustee) in order to secure to Robert D. Handy, of the city of Cincinnati, or his assigns, the payment of certain bonds therein specified, being the purchase money due on the said land; and in pursuance of the written request of the Bank of Virginia, the assignee of two of the said bonds, one of which was executed by the said Wm. H. Winder for three thousand three hundred and thirty-three dollars and thirty-three cents (\$3,333 33) dated December 1st, 1859, payable to the said Robert D. Handy, one year after the date thereof, with interest thereon from the 20th day of August, 1859, till paid, the undersigned Trustee will offer for sale, at Public Auction, to the highest bidder, in front of the Court-house door of Kanawha county, Virginia, on

MONDAY, THE 20th DAY OF MAY NEXT,

(1861) the following valuable tracts of land, which are described in the said trust deed as follows, to-wit: "All that tract of land lying, being and situate in Kanawha county, Virginia, being Five Thousand Acres, strict measure, and a portion of the large tract of land purchased by Robert D. Handy, of the city of Cincinnati, from Lewis Ruggier, of the city of Louisville, and State of Kentucky, and fronting on Elk river, immediately between the tract of five thousand acres heretofore conveyed by the said Handy to William M. Ashfield, of the city of New York. The said 5,000 acres conveyed by this deed having a front on Elk river of half a mile; also, two undivided ninth parts of a tract of land in said Kanawha county, being also a part of said large tract of land purchased by the said Handy from Lewis Ruggier, and of which seven-ninths have been heretofore conveyed by the said Handy and wife to one Alfred Ashfield and others, of the said city of New York. The said last mentioned tract being supposed to contain in all four thousand five hundred acres, and the said two-ninths about one thousand acres.

For a fuller and better description of the said location, metes and bounds of this land, reference is here made to the deeds heretofore mentioned and of record in the Clerk's office of the county court of Kanawha county.

**TERMS OF SALE.**

One fourth of the purchase money in cash, the residue in three equal installments, payable 6, 12 and 18 months from the date thereof, with interest thereon from day of sale. Bonds with good security required from the purchaser for the deferred payments.

THOMAS L. BROWN, JAMES H. BROWN, Trustees.  
March 12, 1861. 6 47

**THE President of the United States of America, the Marshal of the Western District of Virginia, greeting:** You are hereby commanded to summon The Western Mining and Manufacturing Company, a company incorporated by the State of Virginia, and doing business in the county of Boone, in the Western District of said State, to appear before the Judge of the District Court of the United States aforesaid for the said Western District of Virginia, at rules to be held in the Clerk's office of said Court at Charleston, on the first Monday in March next, to answer Victor A. Sartori, a citizen and resident of the State of Pennsylvania, of a plea of debt for \$1,994 75c, damages, \$100 00. And have then this writ: Witness, the Honorable John W. Brockenbrough, Judge of the said District Court of the United States for the Western District of Virginia, at Charleston, the 29th day of February, 1861, and in the 85th year of the Independence of the United States of America.

JOSEPH M. BROWN, Trustee.  
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JOSEPH M. BROWN, Trustee.  
6 41

**THE President of the United States of America, the Marshal of the Western District of Virginia, greeting:** You are hereby commanded to summon The Western Mining and Manufacturing Company, a company incorporated by the State of Virginia, and doing business in the county of Boone, in the Western District of said State, to appear before the Judge of the District Court of the United States aforesaid for the said Western District of Virginia, at rules to be held in the Clerk's office of said Court at Charleston, on the first Monday in March next, to answer Victor A. Sartori, a citizen and resident of the State of Pennsylvania, of a plea of debt for \$1,994 75c, damages, \$100 00. And have then this writ: Witness, the Honorable John W. Brockenbrough, Judge of the said District Court of the United States for the Western District of Virginia, at Charleston, the 29th day of February, 1861, and in the 85th year of the Independence of the United States of America.

JOSEPH M. BROWN, Trustee.  
6 41

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